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U.S. DISTRICT COURT
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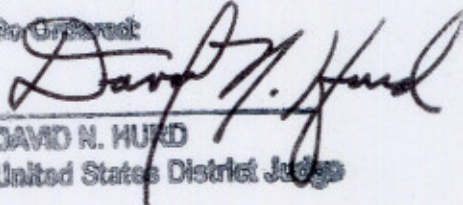
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January 10, 2007

Re Ordered:


DAVID N. HURD
United States District Judge

Dated: 12-3-07

Utica, New York

VIA ELECTRONIC FILING

Hon. David N. Hurd
United States District Court
Northern District of New York
100 South Clinton Street
Syracuse, New York 13261-7367

Re: Spero Haritatos v. Hasbro, Inc. and Toys "R" Us-NY LLC.
NDNY Civil Action No. 6:05-cv-00930-DNH-GJD

Dear Judge Hurd:

On behalf of the Plaintiff, Spero Haritatos, I hereby request permission to file a reply brief of up to four pages in connection with the current motion for reconsideration, or in the alternative, for certification, which is set for a hearing on December 14, 2007.

The motion for reconsideration addresses the very important issue of whether Plaintiff is entitled to seek a monetary award in the form of either damages or profits. Plaintiff's memorandum of law in support of his motion comprised ten pages, and the Defendants' opposition comprised fifteen pages. Pursuant to L.R. 7.1(g) and L.R. 7.1(b)(2) reply papers are not permitted without the Court's prior permission. Accordingly, Plaintiff requests permission to file a reply brief up to four pages in length. Plaintiff believes that Defendants will suffer no undue prejudice in connection with having a reply brief filed.

Respectfully yours,



Robert E. Purcell
Bar Roll No. 510595

REP/jhk

cc: Kim J. Landsman, Esq. By Electronic Mail by CM/ECF
John G. McGowan, Esq. By Electronic Mail by CM/ECF